	Case 2:01-cr-00367 UNITED	FCD Docum STATES DIST	ent 230 Filed 11/01/0 RICT COURT FOR TH	Page 1 of L	
EASTERN DISTRICT OF CALIFORNIA NOV - 1 200					
UNITED STATES OF AMERICA,			) )	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNI, BY DEPUTY CLERK	
		Plaintiff,	) Cr. S-01-0367 Fo		
v.			DETENTION C		
EUGENE LEE JOHNSON,			<ul><li>(Violation of Pretrial Release,</li><li>Probation or Supervised Release)</li></ul>		
		Defendant.	) ) )	· · · · · · · · · · · · · · · · · · ·	
	After a hearing pursuant to 18 U.S.C. § 3148 (violation of pretrial release order), the court finds:				
	☐ there is probable cause to believe the person has committed a federal,				
state or local crime while on release and defendant has not rebutted the presumption that his release will endanger another or the community or					
there is clear and convincing evidence that defendant has violated					
another condition of release and					
☐ based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition or combination of conditions of release that will assure that the defendant will					
				er person or the community or	
			ly to abide by any cond		
	condit	ions of release.	F.R.Cr.P. 32.1(a)(D), 46	6(c), 18 U.S.C. § 3148.	
×	After a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 (violation of probation or supervised release) the court finds there is probable cause to believe defendant has violated a condition of probation or supervised release and defendant has not met his burden of establishing by clear and convincing evidence that he will not flee or pose a danger to another person or to the community. 18 U.S.C. § 3143.				
of the Attorned persons await afforded reason the United Statin which defe	ey General for confinenting or serving sentence on able opportunity for putes or request of an attorendant is confined shape.	ment in a correct es or being held private consultate rney for the Unit all deliver defer	etions facility separate, to in custody pending ap- tion with his counsel. Up the States the person in ch	nt is committed to the custody of the extent practicable, from peal. The defendant shall be pon further order of a court of parge of the corrections facility is Marshal for purpose of an	
appearance in	connection with a cour	rt proceeding.	$\cap$	$\hat{\ }$	
DATE	D: 11/1/07		Vle	A. 201	
DATE	D			ES MAGISTRATE JUDGE	

☐ Defense Counsel

☐ Pretrial Services

 $\square$  Court/Original

☐ U.S. Attorney